

The 3rd August 1886.

No. 143.—K. Shāmaiengar, Amildar of the Goribidnur Taluk, who was granted 6 days' casual leave in Notification No. 241 of the 31st March 1886, having availed himself of the same from the 29th ultimo, he is granted 4 days' casual leave in continuation of the 6 days already granted to him.

No. 144.—Varādarajaiengar, Munsiff Magistrate of Tumkur, is hereby invested with power to award sentence of whipping under Section 32 of Act X of 1882.

No. 145.—Mr. Annaji Rao, Assistant Commissioner and 2nd Class Magistrate, Tumkur District, is hereby directed to take down the evidence of witnesses with his own hand in the English language, under Section 357 of the Code of Criminal Procedure.

The 5th August 1886.

No. 146.—The privilege leave granted to Mr. B. G. Krishnaiengar, Assistant Commissioner, Tumkur District, in Notification No. 64, dated 17th May 1886, is extended by one month.

No. 147.—Mr. Dalvayi Devaraj Ars, Assistant Commissioner, Mysore District, is invested with the powers of a Magistrate of the 2nd Class and with the following additional powers:

1. Power to pass sentence of whipping under Section 32, Criminal Procedure Code.
2. Power to commit for trial, Section 206, Criminal Procedure Code.
3. Power to record with his own hand in English, the evidence of witnesses.

The 6th August 1886.

No. 148.—Mr. Mahomed Ali, Khan Bahadur, Deputy Commissioner, Chitaldroog District, has been granted privilege leave of absence for 27 days with effect from the 5th July 1886.

No. 149.—Mr. Mahomed Ali, Khan Bahadur, resumed charge of the Chitaldroog District and Treasury from Mr. P. Raghuṇatha Rao, on the forenoon of the 2nd August 1886.

By Order,
R. VIJAYENDRA RAO,
Chief Secretary.

*Proceedings of the Dewan to His Highness the Maharaja of Mysore,
(Revenue),—dated 16th July 1886.*

From the Deputy Commissioner, Hassan District, To the Chief Secretary to the Dewan of Mysore, No. 625—115, dated Hassan, 22nd June 1886.

I have the honor to submit for orders the question whether rāzinamas may be accepted for land on which crops are standing, the rāzinama taking effect for the year during which it is tendered though the crops are to be afterwards harvested in the same year. The question arises entirely in the case of lands cultivated with Vaisakha crops which are harvested in May or June in a year, but cultivated and replanted in November and December of the previous year. The orders at page 7 of the Mysore Revenue Manual, 1886, (para 2), No. 1090—R. 6, dated 13th May 1874, allow of such resignations being accepted especially because otherwise no resignation can be given after the first month of the new year (April), and it is possible to argue that these orders do not apply to surveyed and settled taluks, the Survey Superintendent's opinion as given in his communication No. 1833, dated 7th August 1884, in the accompanying file of correspondence supporting this argument. According to such opinion two years' assessment becomes due on one paddy crop.

READ ALSO—

Chief Commissioner's Proceedings No. 1090—R. 6, dated 13th May 1874.

No. 3052-60—90, DATED 16TH JULY 1886.

ORDER THEREON.—The orders contained in the late Chief Commissioner's Proceedings No. 1090—R. 6, dated 13th May 1874, (page 7, Revenue Manual, 1886) must apply to both settled and unsettled taluks. Under these orders—

1st. Razinamas presented before 30th April may be given effect to from 31st March preceding;

and 2ndly. Notwithstanding this, the relinquisher shall be permitted to remove any standing *Vaisakha* crop on the land, and for such purpose to remain in possession till 5th June or such other date as the Deputy Commissioner may consider necessary for the removal of such *Vaisakha* crop.

2. The particular case referred to must be disposed of by the Deputy Commissioner as above.

*Proceedings of the Dewan to His Highness the Maharaja of Mysore,
(Financial),—dated 22nd July 1886.*

READ—

Letter No. 64—11, dated 10th April 1886, from the Inspector General of Police, recommending that the rules governing the pensions and gratuities of the Provincial Police and other Departments be made applicable to the Police of the Bangalore Town;

Letter No. 3770, dated 29th March 1886, from the Comptroller of Mysore to the Inspector General, suggesting the advisability of the said extension;

Proceedings of the Dewan No. 1605—Circular 39, dated 30th May 1881, directing the application of the Codal Rules of pensions and gratuities to the inferior service of all Civil Departments in the Province in the place of the Special Rules which allowed gratuities only;

Proceedings of the Dewan No. 3073—73, dated 9th July 1881, extending the said rules to the Provincial Police; and

Proceedings of the Dewan No. 4515-16—341, dated 31st October 1884, abolishing the Superannuation Fund of the Bangalore Town Police and directing the application to them of the rules regarding pensions and gratuities sanctioned in Government of India Notification No. 549, dated 11th May 1877.

No. 3255-7—318, DATED 22ND JULY 1886.

ORDER.—In modification of the Proceedings of the Dewan No. 4515-16—341, dated 31st October 1884, read above, in so far as it relates to the pensions and gratuities of the Bangalore Town Police, the Dewan, with the sanction of His Highness the Maharaja, directs that the rules of the Civil Pension Code regarding pensions and gratuities to inferior servants sanctioned for all Departments except the Bangalore Town Police in Proceedings No. 3073—73, dated 9th July 1881, be also applied to the Police of the Bangalore Town.

R. VIJAYINDRA RAO,
Chief Secretary.